REGION 10 ANNOTATED VERSION — JUNE 12, 2000 DOCUMENTATION OF ENVIRONMENTAL INDICATOR DETERMINATION

Interim Final 2/5/99

RCRA Corrective Action Environmental Indicator (EI) RCRIS code (CA725)

Current Human Exposures Under Control

Facility Name:

Boeing Everett

Facility Address:

3003 W. Casino Road, Everett, WA

Facility EPA ID #:

WAD041585464

1. Has all available relevant/significant information on known and reasonably suspected releases to soil, groundwater, surface water/sediments, and air, subject to RCRA Corrective Action (e.g., from Solid Waste Management Units (SWMU), Regulated Units (RU), and Areas of Concern (AOC)), been considered in this EI determination?

_X	If yes - check here and continue with #2 below.
	If no - re-evaluate existing data, or
	If data are not available skip to #6 and enter "IN" (more information needed) status code

BACKGROUND

<u>Definition of Environmental Indicators (for the RCRA Corrective Action)</u>

Environmental Indicators (EI) are measures being used by the RCRA Corrective Action program to go beyond programmatic activity measures (e.g., reports received and approved, etc.) to track changes in the quality of the environment. The two EI developed to-date indicate the quality of the environment in relation to current human exposures to contamination and the migration of contaminated groundwater. An EI for non-human (ecological) receptors is intended to be developed in the future.

EI determinations are intended to be a "snapshot" of current site conditions, and should NOT require additiona data to be gathered at the time an EI determination is made. Even if available data are clearly insufficient to determine the nature and extent of contamination or whether cleanup standards are met, it is perfectly acceptable to check "yes" for question #1 as long as whatever data <u>currently</u> available has been considered. When data currently available are considered but are insufficient for EI determinations, such a conclusion should be indicated in question 3 for pathways and question 4 for exposures.

Note: Even though only currently available data should be used for EI determinations, the process of making EI determinations may well identify data gaps that need to be filled through the corrective action process.

Definition of "Current Human Exposures Under Control" EI

A positive "Current Human Exposures Under Control" EI determination ("YE" status code) indicates that there are no "unacceptable" human exposures to "contamination" (i.e., contaminants in concentrations in excess of appropriate risk-based levels) that can be reasonably expected under current land- and groundwater-use conditions (for all "contamination" subject to RCRA corrective action at or from the identified facility (i.e., site-wide)).

Relationship of EI to Final Remedies

While Final remedies remain the long-term objective of the RCRA Corrective Action program the EI are near-term objectives which are currently being used as Program measures for the Government Performance and Results Act of 1993, GPRA). The "Current Human Exposures Under Control" EI are for reasonably expected human exposures under current land- and groundwater-use conditions ONLY, and do not consider potential future land- or groundwater-use conditions or ecological receptors. The RCRA Corrective Action program's overall mission to protect human health and the environment requires that Final remedies address these issues (i.e., potential future human exposure scenarios, future land and groundwater uses, and ecological receptors).

Duration / Applicability of EI Determinations

EI Determinations status codes should remain in RCRIS national database ONLY as long as they remain true (i.e., RCRIS status codes must be changed when the regulatory authorities become aware of contrary information).

2. Are groundwater, soil, surface water, sediments, or air media known or reasonably suspected to be "contaminated" above appropriately protective risk-based "levels" (applicable promulgated standards, as well as other appropriate standards, guidelines, guidance, or criteria) from releases subject to RCRA Corrective Action (from SWMUs, RUs or AOCs)?

In many cases, available sampling and analytical data will be insufficient to fully document whether or not contaminant levels in the various media are above or below appropriate risk-based levels. For purposes of making EI determinations, it is entirely appropriate to use sound professional judgment as to whether particular media are or are not contaminated. For example, at a site with metal contamination in groundwater, professional judgment could easily be used to determine that no air (indoor or outdoor) contamination had occurred. This is particularly important when a phased approach is used for site characterization or corrective action - if characterization of a particular portion of a site has been deferred under a phased approach on the basis that that area is not believed to be contaminated and this belief is reasonably supported by an analysis of historical activities, processes knowledge or other information, then it is quite reasonable to conclude that media in that area are not "contaminated" as part of a site-wide EI determination. Should data contradicting the initial phased-investigation presumption be gathered later in the site characterization process, it can easily be reflected in an updated EI determination. Deferral of a particular area as being low priority but still or likely to be contaminated should be reflected by a "no" or "in" EI.

· · · · · · · · · · · · · · · · · · ·	Yes	No	_ ?	Rationale / Key Contaminants
Groundwater	X_			Trichloroethylene, vinyl chloride, xylene, ethyl
•				benzene, toluene, hydraulic oil, and lead, are
				identified as the primary constituents above
				Washington State Model Toxics Control Act
·				(MTCA) potable groundwater cleanup levels in the
				upper perched aquifer.
				TCE, cis/trans-1,2-DCE, 1,1-DCE
				and vinyl chloride were found in the
				Esperance Sand aquifer (lower aquifer) at
				concentrations exceeding MTCA (potable) drinking
		*		water cleanup levels. TCE concentrations up to 3000
				ppb and vinyl chloride concentrations up to 1.5 ppb
				were found in recently installed groundwater wells
				over the past year.
Air (indoors) ²		X_		No Buildings known above the TCE contaminated gw
				plume.
Surface Soil (e.g., <2 ft)	X			TCE, Xylene, ethyl benzene, toluene, hydraulic
				oil, lead, arsenic, and cPAHs are identified as the
				primary constituents above MTCA unrestricted
				soil cleanup levels.

¹ "Contamination" and "contaminated" describes media containing contaminants (in any form, NAPL and/or dissolved, vapors, or solids, that are subject to RCRA) in concentrations in excess of appropriately protective risk-based "levels" (for the media, that identify risks within the acceptable risk range).

² Recent evidence (from the Colorado Dept. of Public Health and Environment, and others) suggest that unacceptable indoor air concentrations are more common in structures above groundwater with volatile contaminants than previously believed. This is a rapidly developing field and reviewers are encouraged to look to the latest guidance for the appropriate methods and scale of demonstration necessary to be reasonably certain that indoor air (in structures located above (and adjacent to) groundwater with volatile contaminants) does not present unacceptable risks.

Surface Water	_X_		PCB contamination detected portions of Powder Mill Cr MTCA Method B surface w TCE contamination in upstr Mill Creek is above MTCA water cleanup levels.	reek exceeding vater cleanup levels. ream portions of Powder
Sediment	_X_		Lead, PCBs, and cPAHs are constituents above sediment sediment cleanup levels have	t screening levels. Final
Subsurf. Soil (e.g.	, >2 ft) _X_	·	under the MTCA rules. TCE, Xylene, ethyl benzene, oil, lead, and cPAHs are ide constituents above MTCA u levels.	ntified as the primary
Air (outdoors)		_X		
_x	appropriate "leve that these "levels" If yes (for any me "contaminated" n	els," and reference " are not exceed edia) - continue nedium, citing a	and enter "YE," status code after supporting documed. after identifying key contaminate ppropriate "levels" (or provide buld pose an unacceptable risk)	mentation demonstrating ants in each an explanation for the
	supporting docum		ouid pose an unacceptable risk)	, and referencing
	f unknown (for a	any media) - skij	to #6 and enter "IN" status co	de.
August 20	001 Draft Revised	d Remedial Inve	n is based on data examined to stigation Report; Year 1999-20 Powder Mill Gulch RI Groundw	05 Quarterly
most significantly drive cle which particular risk-based	anup decisions), standard is being to the particular	as well as a refe g used as the bas section, table, e	the "principle threat" contaminate rence to key documents, if any his of comparison should also beto, from which data or standard of context.	. A note as to e included. For
			tion" and human receptors such oundwater-use) conditions?	1 that exposures can be
Summary Exposur	e Pathway Evalu	ation Table		
,		Potential Huma	<u>ın Receptors</u> (Under Current C	Conditions)
"Contaminated" Groundwater Air (indoors) Soil (surface, e.g., Surface Water Sediment	_	nts Workers Da	y-Care Construction Trespass ——————————————————————————————————	ers Recreation Food ³
Sediment Soil (subsurface e.; Air (outdoors)	g., >2 ft)			

3.

³ Indirect Pathway/Receptor (e.g., vegetables, fruits, crops, meat and dairy products, fish, shellfish, etc.)

Instructions for Summary Exposure Pathway Evaluation Table:

- 1. Strike-out specific Media including Human Receptors' spaces for Media which are not "contaminated") as identified in #2 above.
- 2. Enter "yes" or "no" for potential "completeness" under each "Contaminated" Media -- Human Receptor combination (Pathway).

Note: In order to focus the evaluation to the most probable combinations some potential "Contaminated" Media - Human Receptor combinations (Pathways) do not have check spaces ("____"). While these combinations may not be probable in most situations they may be possible in some settings and should be added as necessary.

_X	If no (pathways are not complete for any contaminated media-receptor combination) - skip to #6, and enter "YE" status code, after explaining and/or referencing condition(s) in-place, whether natural or man-made, preventing a complete exposure pathway from each contaminated medium (e.g., use optional Pathway Evaluation Work Sheet to analyz major pathways). If yes (pathways are complete for any "Contaminated" Media - Human Receptor combination) - continue after providing supporting explanation. If unknown (for any "Contaminated" Media - Human Receptor combination) - skip to #6
E	and enter "IN" status code
	other media like surface or groundwater), exposure should consider the potential for
subsistence food sour	ce exposures, in addition to traditional exposure routes such as direct contact or
direct ingestion.	

Rationale and Reference(s): Onsite receptors: Facility-wide areas of subsurface contamination will not be disturbed and the contaminated groundwater from the shallow perched aguifer will not be withdrawn without coordinating with the Boeing Everett Environmental Group and Ecology. If any contaminated areas must be disturbed for construction or remediation purposes, the Boeing Everett Health and Safety Plans will be followed to protect the workers. Offsite receptors: TCE, cis/trans-1,2-DCE, 1,1-DCE and vinyl chloride were found above MTCA (potable) drinking water cleanup levels in the Esperance Sand (lower) aguifer at the north end of the facility and extending just beyond the facility property. The maximum TCE and vinyl chloride concentrations were found at deeper portions of the aquifer. Sentry groundwater monitoring wells 250 and 500 feet north of the facility boundary have not yet detected TCE or its daughter products in the groundwater. TCE contaminated groundwater discharges to Powder Mill Creek as of the date of this document and exceedances of TCE and its daughter products attenuation quickly to below MTCA Method B surface water cleanup levels before reaching private properties. The immediate offsite property impacted by TCE contaminated groundwater and PCB contaminated sediments is owned by the City of Everett, and they are aware of the situation. As of this date, access to the portion of Powder Mill Creek owned by the City of Everett is by trespass only and not an area likely to be frequented by the public.

Based on information to date, there are no drinking water wells or other groundwater extraction wells present in the offsite portion of the TCE contaminated groundwater plume, therefore the TCE groundwater exposure pathway is incomplete.

However, the onsite and offsite contaminated groundwater, surface water, soil, and sediments must still be remediated to meet the WA State MTCA cleanup levels in accordance with Chapter 173-340 WAC, while taking into consideration current and future potential land, surface water and groundwater beneficial use as well as current and potential future exposure scenarios.

Refer to the August 2001 Draft Revised Remedial Investigation Report; Year 1999-2005 Quarterly Groundwater Monitoring Reports; Draft Powder Mill Gulch RI Groundwater Report, dated June 15, 2005.

In general, EI's (if not cleanup standards themselves) can be met through a combination of reduction of contaminant concentrations (assuming that concentrations have been unacceptable) and (physical) engineering or institutional controls that interrupt an exposure pathway. For purposes of EI determinations, however, institutional or engineering controls do not need to have the sophistication, permanence, or legal defensibility as would be necessary for a final corrective action remedy. Rather, they need to be functional and reasonable - should the controls later be found to be no longer effective, the finding can easily be reflected in an updated EI determination.

An example might be the existence of off-site groundwater contamination that might pose risks to utility workers outside of the facility boundary. In this instance, evidence of an agreement between the facility and the utility that excavations would not occur in the contaminated area without appropriate protective gear would be acceptable for meeting the human exposures controlled EI.

greate	e exposures from any of the complete pathways identified in #3 be reasonably expected to be ficant" ⁴ (i.e., potentially "unacceptable" because exposures can be reasonably expected to be: 1) in magnitude (intensity, frequency and/or duration) than assumed in the derivation of the accept (in the derivation) is (used to identify the "contamination"); or 2) the combination of exposure magnitude (perhaps of the derivation).
though	n low) and contaminant concentrations (which may be substantially above the acceptable "levels" result in greater than acceptable risks)?
	If no (exposures can not be reasonably expected to be significant (i.e., potentially "unacceptable") for any complete exposure pathway) - skip to #6 and enter "YE" stat code after explaining and/or referencing documentation justifying why the exposures (from each of the complete pathways) to "contamination" (identified in #3) are not expected to be "significant."
	If yes (exposures could be reasonably expected to be "significant" (i.e., potentially "unacceptable") for any complete exposure pathway) - continue after providing a description (of each potentially "unacceptable" exposure pathway) and explaining and referencing documentation justifying why the exposures (from each of the remaining complete pathways) to "contamination" (identified in #3) are not expected to be "significant."
	70 1 (0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Dation	If unknown (for any complete pathway) - skip to #6 and enter "IN" status code
Ration	ale and Reference(s):
	ale and Reference(s):
	e "significant" exposures (identified in #4) be shown to be within acceptable limits? If yes (all "significant" exposures have been shown to be within acceptable limits) - continue and enter "YE" after summarizing and referencing documentation justifying why all "significant" exposures to "contamination" are within acceptable limits (e.g.,

The response to this question should include a brief description of the analysis and assumptions used in arriving at whatever conclusion is reached. The description does not have to be particularly detailed, but it should allow the reader to gain a basic understanding of the reasoning employed by the decision-maker.

5

⁴ If there is any question on whether the identified exposures are "significant" (i.e., potentially "unacceptable") consult a human health Risk Assessment specialist with appropriate education, training and experience.

(CA725), and o		urrent Human Exposures Under Control EI event code ager) signature and date on the EI determination below well as a map of the facility):
_X	review of the information containe Exposures" are expected to be "Un WAD041585464, located at 3003	sures Under Control" has been verified. Based on a d in this EI Determination, "Current Human der Control" at the Boeing Everett facility, EPA ID # West Casino Road, Everett, Washington under current is. This determination will be re-evaluated when the entificant changes at the facility.
	NO - "Current Human Exposures"	'are NOT "Under Control."
·	IN - More information is needed	to make a determination.
Completed by	Dean Yasuda Environmental Engineer Hazardous Waste and Toxics Redu	Date: 8/31/05
	Washington State Department of E	_
Supervisor	Jule Sellick	Date 8/31/05
	Hazardous Waste and Toxics Redu Washington State Department of E	

- (1) Washington State Department of Ecology-Central Files Office Northwest Regional Office 3190 160th Ave SE Bellevue, WA 98008-5452 (425) 649-7190
- (2) City of Everett Main Library, Information Services 2701 Hoyt St. Everett, WA 98201 (425) 257-8022

Contact telephone and e-mail numbers

Name: Dean Yasuda Telephone: 425 649 7264 E-mail: dyas461@ecy.wa.gov

FINAL NOTE: THE HUMAN EXPOSURES ELIS A QUALITATIVE SCREENING OF EXPOSURES AND THE DETERMINATIONS WITHIN THIS DOCUMENT SHOULD NOT BE USED AS THE SOLE BASIS FOR RESTRICTING THE SCOPE OF MORE DETAILED (E.G., SITE-SPECIFIC) ASSESSMENTS OF RISK.

REGION 10 ANNOTATED VERSION -- JUNE 12, 2000 DOCUMENTATION OF ENVIRONMENTAL INDICATOR DETERMINATION

Interim

Final 2/5/99

RCRA Corrective Action Environmental Indicator (EI) RCRIS code (CA750)

Migration of Contaminated Groundwater Under Control

Facility Name:

Boeing Everett

Facility Address:

3003 W. Casino Road, Everett, WA

Facility EPA ID #: WAD041585464

1.	Has all available relevant/significant information on known and reasonably suspected releases to the groundwater media, subject to RCRA Corrective Action (e.g., from Solid Waste Management Units (SWMU), Regulated Units (RU), and Areas of Concern (AOC)), been considered in this EI determination?				
	X	If yes - check here and continue with #2 below.			
		If no - re-evaluate existing data, or			
	-	If data are not available, skip to #8 and enter "IN" (more information needed) status code.			

BACKGROUND

Definition of Environmental Indicators (for the RCRA Corrective Action)

Environmental Indicators (EI) are measures being used by the RCRA Corrective Action program to go beyond programmatic activity measures (e.g., reports received and approved, etc.) to track changes in the quality of the environment. The two EI developed to-date indicate the quality of the environment in relation to current human exposures to contamination and the migration of contaminated groundwater. An EI for non-human (ecological) receptors is intended to be developed in the future.

Definition of "Migration of Contaminated Groundwater Under Control" EI

A positive "Migration of Contaminated Groundwater Under Control" EI determination ("YE" status code) indicates that the migration of "contaminated" groundwater has stabilized, and that monitoring will be conducted to confirm that contaminated groundwater remains within the original "area of contaminated groundwater" (for all groundwater "contamination" subject to RCRA corrective action at or from the identified facility (i.e., site-wide)).

Relationship of EI to Final Remedies

While Final remedies remain the long-term objective of the RCRA Corrective Action program the EI are near-term objectives which are currently being used as Program measures for the Government Performance and Results Act of 1993, GPRA). The "Migration of Contaminated Groundwater Under Control" EI pertains ONLY to the physical migration (i.e., further spread) of contaminated groundwater and contaminants within groundwater (e.g., non-aqueous phase liquids or NAPLs). Achieving this EI does not substitute for achieving other stabilization or final remedy requirements and expectations associated with sources of contamination and the need to restore, wherever practicable, contaminated groundwater to be suitable for its designated current and future uses.

Duration / Applicability of EI Determinations

groundwater resource and its beneficial uses).

EI Determinations status codes should remain in RCRIS national database ONLY as long as they remain true (i.e., RCRIS status codes must be changed when the regulatory authorities become aware of contrary information).

2.	"levels" (i.e., app	plicable promulgated standards, as well as other appropriate standards, guidelines, eria) from releases subject to RCRA Corrective Action, anywhere at, or from, the facility?
	_X	If yes - continue after identifying key contaminants, citing appropriate "levels," and referencing supporting documentation.
	_	If no - skip to #8 and enter "YE" status code, after citing appropriate "levels," and referencing supporting documentation to demonstrate that groundwater is not "contaminated."
		If unknown - skip to #8 and enter "IN" status code.
Act (M MTCA to hyd acts as above downg purpos the fea late 20 Septen the Au Report	ATCA) drinking was A (potable) drinking raulically contain the a future drinking was MTCA drinking was radient/offsite. Late ses. Additional offsibility study. An 1006 and will continuaber 2006. This in gust 2001 Draft Rests, Draft Powder Mit	s): <u>Upper perched aquifer</u> : contaminated above Washington State Model Toxics Control ter standards. Furthermore, in these areas where groundwater contamination, above water standards, has been documented, there are groundwater extraction wells operating the groundwater plume. <u>Deeper Aquifer (Esperance Sand)</u> : This aquifer is potable and water source. TCE and its daughter products were found several orders of magnitude after cleanup levels in the Esperance Sand (lower) aquifer at the north end of the facility and earl and vertical characterization of the TCE groundwater plume is complete for RI fisite downgradient groundwater wells will be installed in 2006/7 for filling in data gaps for interim action to remediate the TCE groundwater source area remediation is planned for the thru early 2007. The construction for this interim action should be complete by the terim action should assist in the stabilization of the TCE groundwater plume. Refer to wised Remedial Investigation Report; Year 1999-2006 Quarterly Groundwater Monitoring and Gulch RI Groundwater Report, dated June 15, 2005, and Ecology approved Interim for Mill Gulch TCE Source Area, dated June 20, 2006.
3.	expected to rema	on of contaminated groundwater stabilized (such that contaminated groundwater is in within "existing area of contaminated groundwater" as defined by the monitoring ited at the time of this determination)?
	_	If yes - continue, after presenting or referencing the physical evidence (e.g., groundwater sampling/measurement/migration barrier data) and rationale why contaminated groundwater is expected to remain within the (horizontal or vertical) dimensions of the "existing area of groundwater contamination".
	_	If no (contaminated groundwater is observed or expected to migrate beyond the designated locations defining the "existing area of groundwater contamination" ²) - skip to #8 and enter "NO" status code, after providing an explanation.
	_x	If unknown - skip to #8 and enter "IN" status code.

¹ "Contamination" and "contaminated" describes media containing contaminants (in any form, NAPL and/or dissolved, vapors, or solids, that are subject to RCRA) in concentrations in excess of appropriate "levels" (appropriate for the protection of the

² "existing area of contaminated groundwater" is an area (with horizontal and vertical dimensions) that has been verifiably demonstrated to contain all relevant groundwater contamination for this determination, and is defined by designated (monitoring) locations proximate to the outer perimeter of "contamination" that can and will be sampled/tested in the future to physically verify that all "contaminated" groundwater remains within this area, and that the further migration of "contaminated" groundwater is not occurring. Reasonable allowances in the proximity of the monitoring locations are permissible to incorporate formal remedy decisions (i.e., including public participation) allowing a limited area for natural attenuation.

This question focuses ONLY on the movement of contaminated groundwater, not the level of contamination. A "YES" response should be arrived at if, through interpretation of groundwater flow data or sound professional judgment, groundwater contamination can be shown to not be expanding in spatial extent. It is perfectly acceptable to have a "YE" groundwater EI if:

- Contaminated groundwater is located off-site but not migrating further;
- Contaminated groundwater is contaminated above cleanup standards, but not migrating further;
- 3) Natural attenuation is occurring such that the rate of attenuation (through any of the acceptable attenuation mechanisms and in accordance with EPA's Monitored Natural Attenuation Guidance, Directive 9200.4-17 December 1997 Use of Monitored Natural Attenuation at Corrective Action Sites) is such that the outer boundaries of the plume are not expanding.

Rationale and Reference(s): Upper perched aquifer: contaminated above Washington State Model Toxics Control Act (MTCA) drinking water standards. Furthermore, in these areas where groundwater contamination, above MTCA drinking water standards, has been documented, there are groundwater extraction wells operating to hydraulically contain the groundwater plume. Deeper Aquifer (Esperance Sand): This aquifer is potable and acts as a future drinking water source. TCE and its daughter products were found several orders of magnitude above MTCA drinking water cleanup levels in the Esperance Sand (lower) aquifer at the north end of the facility and offsite. Lateral and vertical characterization of the TCE groundwater plume is complete for RI purposes. Additional offsite downgradient groundwater wells will be installed in 2006/7 for filling in data gaps for the feasibility study. An interim action to remediate the TCE groundwater source area remediation is planned for late 2006 and will continue thru early 2007. The construction for this interim action should be complete by September 2006. This interim action should assist in the stabilization of the TCE groundwater plume and some preliminary data showing the effectiveness of this interim action will be used to evaluate that the migration of contaminated Refer to the August 2001 Draft Revised Remedial Investigation Report; Year groundwater has stabilized 1999-2006 Quarterly Groundwater Monitoring Reports, Draft Powder Mill Gulch RI Groundwater Report, dated June 15, 2005, and Ecology approved Interim Action Work Plan: Powder Mill Gulch TCE Source Area, dated June 20, 2006.

4.	Does "contaminated"X	"groundwater discharge into surface water bodies? If yes - continue after identifying potentially affected surface water bodies.
	_	If no - skip to #7 (and enter a "YE" status code in #8, if #7 = yes) after providing an explanation and/or referencing documentation supporting that groundwater "contamination" does not enter surface water bodies.
		If unknown - skip to #8 and enter "IN" status code.
Creek		TCE contaminated groundwater discharges to Powder Mill Creek. Powder Mill Sound (approximately 1.5 miles downstream). Refer to Draft Powder Mill Gulch RI une 15, 2005.
5.	maximum concentrate appropriate groundw discharging contamin	contaminated" groundwater into surface water likely to be "insignificant" (i.e., the tion ³ of each contaminant discharging into surface water is less than 10 times their ater "level," and there are no other conditions (e.g., the nature, and number, of nants, or environmental setting), which significantly increase the potential for is to surface water, sediments, or eco-systems at these concentrations)?
• 7	the dis the pro	yes - skip to #7 (and enter "YE" status code in #8 if #7 = yes), after documenting: 1) maximum known or reasonably suspected concentration ³ of key contaminants charged above their groundwater "level," the value of the appropriate "level(s)," and if are is evidence that the concentrations are increasing; and 2) provide a statement of offessional judgment/explanation (or reference documentation) supporting that the charge of groundwater contaminants into the surface water is not anticipated to have

unacceptable impacts to the receiving surface water, sediments, or eco-system.

significant) - continue after documenting: 1) the maximum known or reasonably suspected concentration ³ of <u>each</u> contaminant discharged above its groundwater "level," the value of the appropriate "level(s)," and if there is evidence that the concentrations are increasing; and 2) for any contaminants discharging into surface water in concentrations ³ greater than 100 times their appropriate groundwater "levels," the estimated total amount (mass in kg/yr) of each of these contaminants that are being discharged (loaded) into the surface water body (at the time of the determination), and identify if there is evidence that the amount of discharging contaminants is increasing.
If unknown - enter "IN" status code in #8.
):
"contaminated" groundwater into surface water be shown to be "currently acceptable" s to surface water, sediments or eco-systems that should not be allowed to continue until a can be made and implemented ⁴)?
If yes - continue after either: 1) identifying the Final Remedy decision incorporating these conditions, or other site-specific criteria (developed for the protection of the site's surface water, sediments, and eco-systems), and referencing supporting documentation demonstrating that these criteria are not exceeded by the discharging groundwater; OR 2) providing or referencing an interim-assessment, appropriate to the potential for impact, that shows the discharge of groundwater contaminants into the surface water is (in the opinion of a trained specialists, including ecologist) adequately protective of
receiving surface water, sediments, and eco-systems, until such time when a full assessment and final remedy decision can be made. Factors which should be considered in the interim-assessment (where appropriate to help identify the impact associated with discharging groundwater) include: surface water body size, flow, use/classification/habitats and contaminant loading limits, other sources of surface water/sediment contamination, surface water and sediment sample results and comparisons to available and appropriate surface water and sediment "levels," as well as any other factors, such as effects on ecological receptors (e.g., via bio-assays/benthic surveys or site-specific ecological Risk Assessments), that the overseeing regulatory agency would deem appropriate for making the EI determination.
If no - (the discharge of "contaminated" groundwater can not be shown to be "currently acceptable") - skip to #8 and enter "NO" status code, after documenting the currently unacceptable impacts to the surface water body, sediments, and/or eco-systems.
If unknown - skip to 8 and enter "IN" status code.

³ As measured in groundwater prior to entry to the groundwater-surface water/sediment interaction (e.g., hyporheic) zone.

⁴ Note, because areas of inflowing groundwater can be critical habitats (e.g., nurseries or thermal refugia) for many species, appropriate specialist (e.g., ecologist) should be included in management decisions that could eliminate these areas by significantly altering or reversing groundwater flow pathways near surface water bodies.

⁵ The understanding of the impacts of contaminated groundwater discharges into surface water bodies is a rapidly developing field and reviewers are encouraged to look to the latest guidance for the appropriate methods and scale of demonstration to be reasonably certain that discharges are not causing currently unacceptable impacts to the surface waters, sediments or eco-systems.

When considering discharge of groundwater to surface water, it is important to remember that some discharges may be considered acceptable - it is not necessary to demonstrate that there are no discharges, or that groundwater meets surface water criteria at the point of discharge, as may be the case with final cleanup levels. As with human exposures controlled and other groundwater criteria, sound professional judgment may be used in evaluating the impact of groundwater to surface water.

The GW/SW component of the 750 EI really has three parts: 1) is there a discharge; 2) is the discharge insignificant; and 3) is the discharge currently acceptable (questions 4-6, respectively). A YE EI may be obtained if appropriate responses can be made through following this three-step analysis (no discharge, discharge insignificant, or discharge acceptable, respectively). Note that the level of supporting analysis and/or data increases as you progress through these three steps - a finding that a discharge is acceptable for a particular water body requires a considerably more complex analysis than a finding that there is no discharge.

Another point to recognize is that surface water issues often involve ecological risk considerations, and that such ecological evaluations often require specialized professional evaluation. Never the less, the quantity of data and effort required for analysis of groundwater/surface water EI questions should not be significantly different than what is required for human exposures or other groundwater questions. Evaluation of surface water from an EI perspective should not require a disproportionate effort.

Wa	ater from an E1 persp	ective should not require a disproportionate effort.
Ratio	onale and Reference(s	3):
7.	necessary) be col	r monitoring / measurement data (and surface water/sediment/ecological data, as llected in the future to verify that contaminated groundwater has remained within the rtical, as necessary) dimensions of the "existing area of contaminated groundwater?"
	_X	If yes - continue after providing or citing documentation for planned activities or future sampling/measurement events. Specifically identify the well/measurement locations which will be tested in the future to verify the expectation (identified in #3) that groundwater contamination will not be migrating horizontally (or vertically, as necessary) beyond the "existing area of groundwater contamination." If no - enter "NO" status code in #8.
	_	If unknown - enter "IN" status code in #8.
study	and final cleanup rei	s): Groundwater monitoring will continue throughout the remedial investigation, feasibility medy selection/implementation phases. <i>Refer to the 1999 - 2006 Quarterly Groundwater the Draft Powder Mill Gulch RI Groundwater Report, dated June 15, 2005.</i>
8.	EI (event code C.	oriate RCRIS status codes for the Migration of Contaminated Groundwater Under Control A750), and obtain Supervisor (or appropriate Manager) signature and date on the EI low (attach appropriate supporting documentation as well as a map of the facility).
		YE - Yes, "Migration of Contaminated Groundwater Under Control" has been verified. Based on a review of the information contained in this EI determination, it has been determined that the "Migration of Contaminated Groundwater" is "Under Control" at the Boeing Everett facility, EPA ID # WAD041585464, located at 3003 West Casino Road, Everett, WA. Specifically, this determination indicates that the migration of "contaminated" groundwater is under control, and that monitoring will be conducted to confirm that contaminated groundwater remains within the "existing area of contaminated groundwater" This determination will be re-evaluated when the Agency becomes aware of significant changes at the facility.
		NO - Unacceptable migration of contaminated groundwater is observed or expected.
	Y	IN - More information is needed to make a determination

Page 6

Completed by

Date: 08/14/06

Dean Yasuda

Environmental Engineer

Hazardous Waste and Toxics Reduction Program

Washington State Department of Ecology, Northwest Regional Office

Supervisor

Date 8/15/06

Julie Sellick

Hazardous Waste and Toxics Reduction Program, Section Supervisor Washington State Department of Ecology, Northwest Regional Office

Locations where References may be found:

(1) Washington State Department of Ecology-Central Files Office Northwest Regional Office 3190 160th Ave SE Bellevue, WA 98008-5452 (425) 649-7190

(2) City of Everett Main Library, Information Services 2701 Hoyt St. Everett, WA 98201 (425) 257-8022

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